(Status - paremed, pending, abandoned)

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BIRCE TEWART,	KOLASCH	& I	31H,	LLP
COMBINED DECLARATI	ON AND POWE	R OF	ATTORN	ΕY

Attorney Docket No. 0630-1244P

## FOR PATENT AND DESIGN APPLICATIONS

a below named inventor, I hereby declare that: my residence, post office address and citizenship are as

FOLLOWING:	stated next to my name	ivinal, first and joint inv	t I am the original, first and sentor (if plural inventors are nt on the invention entitled:	ole inventor (if only one i named below) of the subj	nventor is ect matter
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vill to Appropriate	the specification of wh	ich is attached hereto. If	not uttgehod koreto,		
Information-	the specifics	ition was filed on		as	ır
For Use Without	United State	s Application Number _			•
Specification	the enecification was f	iled on			S PCT
Attached	lateenationa	LAnnlication Number		v ons ;	/as
	antended un	der PCT Article 19 on	understand the contents of	(if applica	ble)
	including the claims, a  I acknowledge of Code of Federal Regul I do not know as my or our invention the invention thereof or me the United States of patented or made the offoreign to the United States than twelve months (inventor's certificate of to this application by the I hereby claim application(s) for patentics claimed:	s amended by any amend the duty to disclose infolations, §1.56. and do not believe the samereof, or patented or desore than one year prior to America more than one subject of an inventor's contacts of America on an a six months for designs) in this invention has been me or my legal represents on inventor's certificate has a month or inventor's certificate has a mention of the mention of t	I understand the contents of iment referred to abuve. I mation which is material to be was ever known or used in eribed in any printed publication that the same year prior to this application retificate issued before the day prior to this application, and filed in any country foreign to those or assigns, except as fol under Title 35, United State cate listed below and have aving a filing date before that	patentability as defined in the United States of American in any country before the was not in public use or on, that the invention has the of this application in a legal representative or as detact no application for that no application for the United States of American in the United States of American in the American identified below a set of the application on which	rica before my or our ron sale in s not been ny country signs more repatent or rerica prior my foreign ny foreign priority
Fill (NAKARAK) (100)	Prior Foreign Applic	ation(s) Korea	3/8/2000	Priority	y Claimed
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Insert Provisional	l licreby claim applications(s) listed t	the benefit under Title selow.	35, United States Code, §119	(v) of any United States	provisional
Application(s):	( d) pflaution birmbre)		(Fil	ing (2nty)	
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Insert Requested Information: (If appropriates)	All Poreign Applicati for Designs) Prior to t  Country	ons, if any, for any Pater he Filing Date of This Al Application Number	nt or Inventor's Certificate fill pplication:	ed More than 12 Months	(6 Months
prior Ut §112, I Federal	ion(s) listed below and, nited States and/or PCT	insofar as the subject ma application in the manne disclose information wh h became available betw	United States Code, §120 that of each of the claims of the provided by the first paragrich is material to the patental second the filling date of the prior	his application is not discipled applied Title 35. United 5 bility as defined in Title 3 application and the nation	rates Code. 17. Code of
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I hereny appoint the following attorneys to prospente this application and/or his international application beaut on this application and to transact all business in the Patent and Trademark Office connected therewith and in connection with the resulting patent based on instructions received from the entity who first sent the application papers to the attorneys identified below, unless the inventor(s) or assignee provides said attorneys with a written notice to the contrary:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so much use punishable by fine or imprisonment, or both. under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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\*DATE OF SIGNAYURE